IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

SHURE INCORPORATED, and SHURE ACQUISITION HOLDINGS, INC., Plaintiffs, v. CLEARONE, INC., Defendant.	C.A. No. 19-1343 (RGA) (CJB)	
JURY VERDICT FORM		
We, the jury, unanimously answer the questions submitted as follows:		
INFRINGEMENT		
Question #1: Has Shure proven by a preponderance of the evidence that ClearOne		
infringed the sole claim of U.S. Patent No. D865,723 (the "'723 Patent") by making, selling,		
offering to sell, and/or importing its BMA-CT, BMA-CTH (i.e. the COLLABORATE Versa		
Pro CT, COLLABORATE Versa Lite CT, COLLABORATE Versa Room CT), BMA360 and		
BMA-CTX ("Xceed") products?		
Checking "yes" below indicates a finding for Shure.		
Checking "no" below indicates a finding for ClearOne.		
YES	NO	

Proceed to the next question.

INVALIDITY

Question #2: Has ClearOne proven	by clear and convincing evidence that U.S. Patent
No. D865,723 ("the '723 patent") is invalid	?
Checking "yes" below indicates a finding for	or ClearOne.
Checking "no" below indicates a finding for	r Shure.
YES	NO
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reflects your unanimous determinations. The form in the spaces below and notify the County	t form and should review it to ensure it accurately e foreperson should then sign and date the verdict rt Security Officer that you have reached a verdict. ion of the verdict form and bring it when the jury is
brought back into the courtroom.	ion of the vertical form and orning to vineir the july to
Date:	
	Jury Foreperson